Published on District of Utah (https://www.utb.uscourts.gov)

**Opinion Title:** 12/18/2003 UNPUBLISHED In re Marker, Trustee v. Robert H. Fullerton, 03-2301, Judge Thurman

**Body:** The Court granted partial summary judgment on the Plaintiff Trustee's motion in an adversary proceeding commenced for recovery of property fraudulently transferred pursuant to § 25-6-6 of the Utah Code. In this proceeding, the Trustee relied on state law to reach back a period of 4 years prior to the filing of the Debtor's bankruptcy case to challenge a transfer by the Debtor to a former spouse. The Trustee alleged that the Debtor transferred certain real property to the Defendant for less than reasonably equivalent value. The Court ruled that a conveyance where a substantial portion of the consideration consisted of a promise of reduced future rents valued at approximately \$98,550 did not constitute reasonably equivalent value. Other issues of fact remained to be tried.

File: 448.pdf [1]

Judge: Judge William T. Thurman [2] Date: Thursday, December 18, 2003

**Source URL:** https://www.utb.uscourts.gov/opinions/opinion-448#comment-0

## Links

- [1] https://www.utb.uscourts.gov/sites/default/files/opinions/448.pdf
- [2] https://www.utb.uscourts.gov/content/judge-william-t-thurman